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April 17, 2006

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



ROBIN CARNAHAN SECRETARY OF STATE

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

TitleCode of State RegulationsDivisionChapterRule1CSR10-1.010DepartmentAgency, DivisionGeneral area regulatedSpecific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2005.

EXECUTIVE ORDER 06-10

WHEREAS, providing timely response and recovery for Missouri's citizens after natural disasters or terrorist events is a fundamental responsibility and solemn duty of state government; and

WHEREAS, President George W. Bush launched the USA Freedom Corps initiative in 2002, and as part of that initiative created Citizen Corps to help coordinate volunteer and individual or family preparedness activities that will make our communities safer, stronger, and better prepared to respond to any emergency situation and asked every state to establish a State Citizen Council; and

WHEREAS, our Nation and State are strengthened by a strong collaborative partnership between public institutions and faith-based, charitable or community service organizations in the service of its citizens in need after a disaster especially those people with special needs such as the disabled; and

WHEREAS, providing a cohesive, effective human services response and recovery plan for Missourians requires advanced and on-going collaboration, communication, coordination and cooperation among federal, state, and local governments, private sector and citizen groups; and

WHEREAS, Missouri has a long-standing tradition of government, faith-based and community partnerships.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the Laws of the State of Missouri, do hereby establish the Government, Faith-based and Community Partnership (herein called the "Partnership") to be comprised of governmental and private agency representatives.

The Partnership shall be composed of members to be appointed by the Governor as follows:

- 1. The Director of the State Emergency Management Agency, who shall serve as Chair of the Partnership;
- 2. One member each from the state departments of Agriculture, Economic Development, Elementary and Secondary Education, Health and Senior Services, Insurance, Labor and Industrial Relations, Mental Health, Social Services, Natural Resources, Conservation, the State Emergency Management Agency, Public Safety, the Missouri Housing Development Commission, and the Office of Administration:
- 3. One member from the Governor's staff:

- 4. One member each from the following private sector organizations and key Federal agencies: American Red Cross, Missouri Voluntary Organizations Active in Disaster (MOVOAD), The Salvation Army, Missouri Catholic Conference, Missouri Baptist Convention, Lutheran Disaster Services, Missouri United Methodist Conference, Church World Service, Missouri Interfaith Disaster Response Organization, AmeriCorps St. Louis, United Ways of Missouri, Missouri Association of Community Action, Missouri Legal Services, Missouri Police Chiefs Association, Missouri Sheriffs Association, Missouri Emergency Preparedness Association, Federal Emergency Management Agency, and United States Department of Agriculture; and
- 5. Two public members at large.

All members shall serve at the pleasure of the Governor.

Members of the Partnership shall receive no compensation for their service to the people of Missouri but may seek reimbursement for their reasonable and necessary expenses incurred as members of the Partnership, in accordance with the rules and regulations of the Office of Administration, to the extent that funds are available for such purpose.

The Partnership is assigned for administrative purposes to the State Emergency Management Agency. The State Emergency Management Agency shall provide the Partnership with any staff assistance the Partnership may require from time to time.

The Partnership shall meet at the call of its Chair, and the Chair shall call the first meeting of the Partnership as soon as possible.

I hereby charge the Partnership with the following duties and responsibilities:

- Serve as the coordinating organization in concert with the State Emergency Management Agency for human services functions in natural disasters and terrorist events;
- Assure the responsiveness of public and private sector resources to citizens in time of disaster;
- Improve the human services disaster response and recovery delivery methods with a goal of increasing service to the citizens of Missouri while maximizing the use of public and private sector resources;
- Develop and maintain an effective response and recovery plan to address those Missourians with special needs;
- Function as a Statewide Citizen Council for the State of Missouri, with support to the Homeland Security Advisory Council on post-disaster human service issues;
 and
- Develop and propose to the Governor's office and legislative branch, viable plans for funding recovery efforts in disasters that are undeclared.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 7th day of March, 2006.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State

EXECUTIVE ORDER 06-11

WHEREAS, I have been advised by the Director of the State Emergency Management Agency that several severe storm systems causing damages associated with high winds, hail, and flooding have impacted communities across the State of Missouri; and

WHEREAS, there has been confirmed loss of life in Henry, Lawrence, Pettis, Perry, and Randolph Counties and injuries in several counties; and

WHEREAS, there may have been additional loss of life and injuries, as well as extensive property damage, throughout the State of Missouri; and

WHEREAS, the severe weather that began on March 11, 2006, and continues, has created a condition of distress and hazard to the safety, welfare, and property of the citizens of the State of Missouri beyond the capabilities of some local and other established agencies; and

WHEREAS, the resources of the State of Missouri may be needed to assist affected jurisdictions and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

WHEREAS, protection of the safety and welfare of the citizens of the State requires an invocation of the provisions of Section 41.480.2, RSMo.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and Laws of the State of Missouri, including Section 41.480.2, RSMo, order and direct the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and it is further ordered and directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this State.

This order shall terminate on April 30, 2006, unless extended in whole or in part.



ATTEST:

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the Sate of Missouri in the City of Jefferson on this 13th day of March 2006.

Matt Blunt Governor

Robin Carnahan Secretary of State

EXECUTIVE ORDER 06-12

WHEREAS, I have been advised by the Director of the State Emergency Management Agency that several severe storm systems causing damages associated with high winds, hail, and flooding have impacted communities across the State of Missouri; and

WHEREAS, there has been confirmed loss of life in Henry, Lawrence, Pettis, Perry and Randolph Counties, and injuries in several counties; and

WHEREAS, there may have been additional loss of life and injuries, as well as extensive property damage, throughout the State of Missouri; and

WHEREAS, the severe weather that began on March 11, 2006, and continues, has created a condition of distress and hazard to the safety, welfare, and property of the citizens of the State of Missouri beyond the capabilities of some local and other established agencies; and

WHEREAS, the resources of the State of Missouri may be needed to assist affected jurisdictions and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

WHEREAS, protection of the safety and welfare of the citizens of the State requires an invocation of the provisions of Sections 44.100 and 44.110, RSMo.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and Laws of the State of Missouri, including Sections 44.100 and 44.110, RSMo, do hereby declare that a State of Emergency exists in the State of Missouri. I do hereby direct that the Missouri State Emergency Operations Plan be activated.

I further authorize the use of state agencies to provide assistance, as needed.

This order shall terminate on April 30, 2006, unless extended in whole or in part.



ATTEST:

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri in the City of Jefferson on this 13th day of March 2006.

Matt Blunt Governor

Robin Carnahan Secretary of State

EXECUTIVE ORDER 06-13

WHEREAS, I have been advised by the Director of the Missouri State Emergency Management Agency that a natural disaster of significant proportions has occurred in Missouri, which has been affected by severe weather; and

WHEREAS, the severe weather that began on March 11, 2006, has created a condition of distress and hazards to the safety and welfare of the citizens of the State of Missouri beyond the capabilities of some local jurisdictions, and other established agencies; and

WHEREAS, the Missouri Department of Natural Resources is charged by law with protecting and enhancing the quality of Missouri's environment and with enforcing a variety of environmental rules and regulations; and

WHEREAS, to respond to the emergency and to expedite the cleanup and recovery process, it is necessary to adjust certain environmental rules and regulations on a temporary and short-term basis.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by Chapter 44, RSMo, do hereby issue the following order:

The Director of the Missouri Department of Natural Resources is vested with full discretionary authority to temporarily waive or suspend the operation of any statutory or administrative rule or regulation currently in place under his purview in order to best serve the interest of the public health and safety during the period of the emergency and the subsequent recovery period. The authority granted by the Order shall remain in effect for the duration of the emergency.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri in the City of Jefferson on this 13th day of March 2006.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 2—DEPARTMENT OF AGRICULTURE Division 80—State Milk Board Chapter 5—Inspections

PROPOSED AMENDMENT

2 CSR 80-5.010 Inspection Fees. The board is amending section (1) on inspection fees.

PURPOSE: This rule is being amended by changing the time period for which the fees apply and publish the fees established by the State Milk Board for that period. This amendment updates the reference to the time period for which milk inspection fees apply.

(1) The inspection fee for Fiscal Year [2006 (July 1, 2005–June 30, 2006)] 2007 (July 1, 2006–June 30, 2007) shall be [five] four and a half $[(5\phi)]$ (4.5 ϕ) cents per hundred weight on milk produced

on farms inspected by the State Milk Board or its contracted local authority and three cents (3ϕ) per hundred weight on milk imported from areas beyond the points of routine inspection.

AUTHORITY: section 196.939, RSMo 2000. Original rule filed April 12, 1977, effective Sept. 11, 1977. For intervening history, please consult the Code of State Regulations. Amended: Filed March 1, 2006

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: The State Milk Board estimates that the following private entities will be affected by this proposed amendment in the given numbers: six (6) producer marketing agencies, five (5) additional Grade A dairy plants and (4) producer distributors located in the state of Missouri (to be assessed four and a half cents (4.5¢) per hundred weight on milk produced and/or handled) and five (5) producer marketing agencies and thirty-eight (38) individual Grade A dairy plants (to be assessed at three cents (3¢) per hundred weight on milk inspected from areas beyond the points of routine inspection). The State Milk Board further estimates the aggregate cost of the compliance with this proposed amendment by the enumerated entities to be \$1,245,053 for the period July 1, 2006 through June 30, 2007.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Milk Board office, Terry S. Long, Executive Secretary, 1616 Missouri Blvd, PO Box 630, Jefferson City, MO 65102. Telephone (573) 751-3830. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: Title 2 – DEPARTMENT OF AGRICULTURE

Division: Division 80 – State Milk Board

Chapter: Chapter 5 - Inspections

Type of Rulemaking: PROPOSED AMENDMENT
Rule Number and Name: 2 CSR 80-5.010 Inspection Fees

H. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:						
6	Producer Mktg. Agencies	4.5¢ c.w.t.*						
5	Grade A Dairy Plants/Missouri	4.5¢ c.w.t.*						
5	Producer Mktg. Agencies	3¢ c.w.t.*						

38 Grade A Dairy Plants 3¢ c.w.t.*

Outside Missouri

4 Grade A Producer Distributors 4.5¢ c.w.t*
(Small Business)

TOTAL COST ESTIMATE: \$1,245,053

HI. WORKSHEET

	PRIVATE ENTITY COSTS:	<u>FY 2007</u>
6	Producer Marketing Agencies and	
5	Grade A Dairy Plants of Missouri	4.5¢ c.w.t.*
4	Grade A Producer Distributors (small business)	4.5¢ c.w.t.*
5	Producer Marketing Agencies and	
38	Grade A Dairy Plants Outside Missouri	3¢ c.w.t.*
TOT	AL PRODUCER DISTRIBUTORS (SMALL BUSINESS)	\$3,943.94
	TOTAL COST ESTIMATE:	\$1,245,053

^{*} c.w.t. = per hundred weight (cost per pound)

IV. ASSUMPTIONS

The estimates contained in this fiscal note are based upon the following assumptions:

All estimates shown are based upon milk inspection fees collected during FY '05. Varying conditions (drought, severe cold weather, market conditions, etc.) effect total pounds of milk marketed, thereby effecting cost to private entities.

There are four (4) individual dairy producer's currently processing and marketing milk and product from their owned dairies in Missouri from which the statutory inspection fees must be assessed. The current and proposed fee for the upcoming fiscal year will be 4.5¢ per hundred weight (cost per pound) for in state produced raw milk.

In the case of the current four (4) producer distributors, the raw milk fee is not passed along through a marketing agency. Consequently, the individual producer distributor must forward the monthly assessment to the state in the same manner a large processing plant or a producers marketing agency at the first point of sale as defined in 196.945 RSMO.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 4—Wildlife Code: General Provisions

PROPOSED AMENDMENT

3 CSR 10-4.135 Transportation. The commission proposes to amend section (2).

PURPOSE: This change will eliminate reference to fur buyers as an entity that may ship raw furs, to maintain consistency with other changes in the Code referring to fur buyers.

(2) In addition to personal transportation, legally possessed commercial fish, frogs, deer hides, squirrel and rabbit pelts, and furbearer pelts and carcasses may be shipped by mail, express and freight, when truly labeled with the names and addresses of shipper and addressee, shipper's permit number or Telecheck confirmation number, as required, and the contents of each package. Wildlife breeders, taxidermists, fur dealers, tanners, [fur buyers,] and fur handlers may ship according to regulations specifically provided for such permittees. Wildlife shall not be accepted for shipment unless the shipper shall have complied with the provisions of this rule.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 14, 1970, effective Dec. 31, 1970. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 13, 2005. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-10.707 *Resident* Fur Dealer's Permit. The commission proposes to amend the title and provisions of this rule.

PURPOSE: This amendment renames the permit to identify it as resident only and reduces the cost of the permit.

To buy, sell, possess, process, transport and ship the pelts and carcasses of furbearers from July 1 through June 30. Permits issued to a firm, organization or partnership for individual or itinerant use shall include the names of no more than four (4) resident users. Fee: [three hundred dollars (\$300)] one hundred dollars (\$100).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 16, 1973, effective Dec. 31, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: It is estimated that approximately twenty (20) people purchase this permit annually. At a two hundred dollars (\$200) per permit price reduction the annual monetary loss to the Department of Conservation is approximately four thousand dollars (\$4,000) or twenty thousand dollars (\$20,000) in the five (5)-year aggregate.

PRIVATE COST: This proposed amendment will save individuals approximately four thousand dollars (\$4,000) per year or twenty thousand dollars (\$20,000) in the five (5)-year aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC ENTITY COST

I. RULE NUMBER

Title: 3 - Department of Conservation

Division: 10 Conservation Commission

Chapter: 10 Wildlife Code: Commercial Permits: Seasons, Methods, Limits

Type of Rulemaking: Proposed Amendment

Rule Number and Name: 3 CSR 10-10.707 Resident Fur Dealer's Permit

II. SUMMARY OF FISCAL IMPACT

_	Missouri Department of Conservation	\$20,000	
	Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate	1
-	-		1

III. WORKSHEET

This proposed amendment lowers the cost of the fur dealer permit for Missouri residents from \$300 to \$100 per year.

20 permits per year X \$200 cost reduction X 5 years = \$20,000

IV. ASSUMPTIONS

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed normally within five years—to remain competitive with other states.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 3 - Department of Conservation	
Division: 10 Conservation Commission	
Chapter: 10 Wildlife Code: Commercial Permits: Seasons, Methods, Limits	
Type of Rulemaking: Proposed Amendment	
Rule Number and Name: 3 CSR 10-10.707 Resident Fur Dealer's Permit	

II. SUMMARY OF FISCAL IMPACT

class which would likely be affected by	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
Resident Commercial permit buyers	n/a	No additional cost

III. WORKSHEET

This proposed amendment establishes a reduction in the permit cost of \$200. Resident Fur Dealers will save \$200 per year under this amendment.

IV. ASSUMPTIONS

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed—normally within five years—to remain competitive with other states.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

PROPOSED RULE

3 CSR 10-10.708 Nonresident Fur Dealer's Permit

PURPOSE: This rule establishes a new permit for nonresident fur dealers. Privileges were previously provided under a Fur Dealer's permit, which is being modified to identify resident and nonresident status.

To buy, sell, possess, process, transport and ship the pelts and carcasses of furbearers from July 1 through June 30. Nonresident fur dealers shall conduct business only at the locations in Missouri specified on the permit, with resident fur dealers at their business location and at established fur auction sites. Fee: three hundred dollars (\$300).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed March 6, 2006.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately one thousand five hundred dollars (\$1,500) per year or seven thousand five hundred dollars (\$7,500) in the five (5)-year aggregate. It is estimated that five (5) nonresidents will purchase this permit per year.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 3 - Department of Conservation

Division: 10 Conservation Commission

Chapter: 10 Wildlife Code: Commercial Permits: Seasons, Methods, Limits

Type of Rulemaking: Proposed Rule

Rule Number and Name: 3 CSR 10-10.708 Nonresident Fur Dealer's Permit

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:

Classification by types of the business entities which would likely be affected: Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:

Nonresident Commercial permit buyers

Nonresident Commercial permit buyers

\$7,500

III. WORKSHEET

5 nonresident buyers X \$300 permit fee X 5 years = \$7,500

IV. ASSUMPTIONS

The above calculation does not represent a true increase in cost to nonresident fur dealers. The current permit required is the same cost, and is available to both residents and nonresidents. This proposed rule establishes a new, separate permit for nonresidents only. Although it is a new rule, there will be no additional cost to the affected entities - they will be afforded the same privileges at the same price as the permit currently required.

In the current year 5 of these permits have been sold to nonresidents. Last year only 4 were sold to nonresidents.

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed—normally within five years—to remain competitive with other states.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 10—Wildlife Code: Commercial Permits:
Seasons, Methods, Limits

PROPOSED RESCISSION

3 CSR 10-10.710 Resident Fur Buyer's Permit. This rule established a permit for residents of the state to buy and sell furs during a restricted period of time.

PURPOSE: This rule is being rescinded because the privileges and requirements for the Fur Dealers Permit and the Fur Buyer's Permit are being combined into one (1) permit.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 17, 1972, effective Dec. 31, 1972. For intervening history, please consult the Code of State Regulations. Rescinded: Filed March 6, 2006.

PUBLIC COST: It is estimated that approximately thirty-one (31) people purchase the Resident Fur Buyer's Permit annually. With the cost of one hundred dollars (\$100) per permit, the Department of Conservation will lose approximately three thousand one hundred dollars (\$3,100) annually or fifteen thousand five hundred dollars (\$15,500) in the five (5)-year aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC ENTITY COST

I. RULE NUMBER

Title: 3 - Department of Conservation

Division: 10 Conservation Commission

Chapter: 10 Wildlife Code: Commercial Permits: Seasons, Methods, Limits

Type of Rulemaking: Proposed Rescission

Rule Number and Name: 3 CSR 10-10.710 Resident Fur Buyer's Permit

II. SUMMARY OF FISCAL IMPACT

Missouri Department of Conservation \$	15,500
Affected Agency or Political Subdivision E	stimated Cost of Compliance in the Aggregate

III. WORKSHEET

Commercial fur buyers would no longer be required to buy this permit:

In FY05 MDC sold 31 commercial fur buyer permits at \$100 each:

\$3,100

Total estimated annual fiscal impact:

\$3,100

Total impact over 5 years: \$3,100 X 5 years = \$15,500

IV. ASSUMPTIONS

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed normally within five years—to remain competitive with other states.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-10.715 *Resident and Nonresident* Fur Dealers [and Fur Buyers]: Reports, Requirements. The commission proposes to amend the title, sections (1)–(6), and replace the forms that follow this rule in the *Code of State Regulations*.

PURPOSE: This amendment renames the rule and eliminates all references to the requirements of fur buyers.

- (1) Each [fur buyer and] fur dealer shall keep an up-to-date, accurate record of all furbearer pelts purchased, sold, consigned or stored. For each transaction, the seller's name, address and permit number shall be recorded immediately in a fur record book furnished by the department. All such records and furs shall be made available for inspection by an authorized agent of the department at any reasonable time.
- (2) Each [fur buyer and] fur dealer shall submit annually a notarized report on forms furnished by the department, which are included herein. All fur dealers' [and fur buyers'] reports shall include all transactions in furbearer pelts for the twelve (12) months preceding April 10 of the current year and an inventory of fur held in storage. Such reports shall be submitted by April 20.
- (3) **Nonresident** [F] fur dealers [and their employees] shall conduct business only at the location in Missouri specified on the permit, with [licensed fur buyers or] resident fur dealers at their business locations and at established fur auction sites.
- (4) [Any person] Fur dealers and employees specified on their permit, who are buying, selling, possessing or transporting pelts or carcasses of furbearers shall have [the] a copy of the prescribed permit in his/her possession.
- [(4)] (5) Furbearer pelts may be shipped or transported into Missouri without a Missouri [fur buyer or] fur dealer permit for consignment or sale at an established fur auction site or to the location specified on a Missouri fur dealer [or fur buyer] permit if the pelts are accompanied by the appropriate permit or other proof of legality in the state of origin.
- [(5)] (6) Issuance of a permit after the first year shall be conditioned on compliance with this rule and receipt by the department of satisfactory reports for the preceding permit period.
- [(6)] (7) Fur [buyers and fur] dealers may consign pelts or carcasses of furbearers for storage or processing at locations other than that specified on the permit provided the consignee is identified in the fur record book.



April 17, 2006 Page 598 **Proposed Rules** Vol. 31, No. 8

INSTRUCTIONS

amount

For buying regulations require dealers and buyers to keep current accurate records and to submit a notarized report annually. This record book and affidavit forms are furnished to all dealers and buyers to enable them to comply with the regulations

Read your Wildlife Code; be sure you are thoroughly familiar with all regulations governing the fur season and trade.

Dealers and buyers are responsible for recording accurately and immediately all purchases made by their employees (See 3CSR10 10.715).

Follow these instructions:

- A. Make all records in triplicate using the carbon sheets supplied. Dealers and buyers will tear out and submit the entire white (original) sheet as their report. An agent of the Department may pick up the pink copy during routine inspections. Dealers and buyers will keep the yellow copy as their record.
- B. Keep records up-to-date and in order of transactions. Do not skip lines
- C. RECORD OF FURS RECEIVED: Record all the information called for in the various columns as
 - Column 1, (NAME OF PERSON FROM WHOM FURS WERE RECEIVED) Print plainly
 - Column 2. (HUNTER) Put a check mark (X) in this column for all purchases direct from hunters.

- Column 3. (TRAPPER) Put a check mark (X) in this column for all purchases direct from trappers.
- Column 4, (DEALER-BUYER) Put a check mark (X) in this column for all purchases from other dealers and buyers. The purpose of columns 2, 3 and 4 to prevent confusing furs sold by persons who actually caught them with those that are being resold and have already been. recorded by the first purchaser.
- Column 5. (CONSIGNMENT) Put a check mark (X) in this column for all furs received on consignment.
- Column 6. (ADDRESS) Give the complete address of the person from whom furs were received.
- Column 7. (SELLER'S OR CONSIGNOR'S CONSERVATION NUMBER) Give the correct conservation number of the person from whom furs were received.
- Column 8. (DATE RECEIVED) Write the date (month, day, year) you received each lot of fur opposite the name, address and conservation
- Column 9, (ORIGIN OF FURS RECEIVED) List the name of the Missouri county or other state in which the fur was caught opposite the other information.

- D. In the remainder of the columns, under the proper headings, list the number of each kind of fur received. Following these instructions will mean that all the information on each lot of furs will be on one line across the page. List any other species not included in the
- book in the space provided and record the E. FUR SALE RECORD: This sheet, completed in triplicate, will be used to record all fur sales.
- EINVENTORY OF FUR HELD BY ANOTHER: Record all the information called for in the various columns as follows:
- Column 1, (CONSIGNMENT) Put a check mark (X) in this column for all furs consigned to
- Column 2. (STORAGE) Put a check mark (X) in this column for all furs held in storage.
- Column 3. (PROCESSING) Put a check mark (X) in this column for all furs being processed at another location.
- Column 4. (DATE OF TRANSFER) Write the date (month, day, year) for was transferred to another location.
- Column 5. (TRANSFERRED TO: NAME) Write the name of the person to whom the fur was transferred
- Column 6. (TRANSFERRED TO: ADDRESS) Write the address or specific location where the fur

- Column 7. (CONSERVATION NUMBER) Write the proper conservation number of the person to whom the fur was transferred.
- Column 8. (SPECIES) Record only one species on each line. Use individual lines to record each different species.
- Column 9. (NUMBER) Record the number of
- Column 10. (DISPOSITION: NUMBER SOLD) Record the number of pelts sold as a result of this transfer
- Column 11. (DISPOSITION: NUMBER RETURNED) Record the number of pelts returned as a result of this transfer.
- Column 12. (DISPOSITION: DATE) Write the date (month, day, year) when the pelts were sold or
- G. Affidavit: Dealers and buyers are required to fill out the affidavit form provided in the back of this book fisting all the furs being held in inventory at the time of notarization and submit with the annual fur record report.

Early Caught Furs Lose Money!

Complete, accurate reports are essential to the welfare of the fur industry.

3/2003

RECORD OF FURS RECEIVED Missouri Department of Conservation INVENTORY OF FUR HELD OVER FROM PREVIOUS YEAR (DEALERS ONLY)							Ho st If all Dett By an	O NO Seeks in Gook is section	USE pepal pepal pepal d	Teris S	PKG		◆ Corrr ◆ Doir ◆ Illeg	iplete i not skij ible re	SHEET all info p lines. ports s	NO rmatio will not	n requ	ested.			
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NAME OF PERSON FROM WHOM FURS WERE RECEIVED	~ HU*FER	~ THAPPER	DEALER	~ CONSIGNENT	ADDRESS 6	CONSIGNOR'S CONSERVATION NUMBER	DATE RECEIVED 8	ORIGIN OF FURS RECEIVED (MISSOURI COUNTY OR OTHER STATE)	RACCOON	мизсо40	MUSKRAT	COYOTE	BEAVER	MINK	RED FOX	GRAY FOX	BOBCAT	STREPED SKUNK	BADGER	RIVER OTTER	NUTRIA
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FUR SALE RECORD Missouri Department of Conservation NAME ADDRESS COUNTY DEALER PERMIT NO.							■ Complete all information request								ested.		
NAME OF PERSON/FIRM TO WHOM ALL FURS WERE SOLD	ADDRESS	BUYER LICENSED BY: STATE DR PROVINCE	BUYERS Conservation Number(s)	DATE OF SALE	RACCOON	орозѕим	HUSKRAI	COYDTE	BEAVER	MINK	RED FOX	GRAY FOX	BOBCAT	STRIPED SKUNK	BADGER	RIVER OTTER	NUTREA
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INVENTORY OF FUR HELD BY ANOTHER

ELD BY ANOTHER	ADDRESSCOUNTY	 Complete all information requested. Do not skip lines.
issouri Department of Conservation	DEALER PERMIT NO	•• Illegible reports will not be accepted.

CHEC	CHECK ONE ONLY			TRANSFERRED TO					DISPOSITION			
- CORSIGNMENT	~ STORAGE	~ PROCESSING	DATE OF TRANSFER	NAME 5	ADDRESS 6	CONSERVATION NUMBER 7	SPECIES .a	NUMBER OF PELTS	NUMBER SOLD	NUMBER RETURNEO	DATE 12	REMARKS
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State of				
County of				
deposes and says that the	e attached Fur Re	eports were prepare	rsonally appeared of legal age, who bei d under his personal super der permit No nowledge and belief	ing duly sworn, vision and that
Date and	Date	to the best of his k	nowledge and belief.	
Raccoon Opossum Muskrat Coyote	the furs listed be	elow are held in inve SPECIES Gray Fox Bobcat Skunk Badger River Otter Nutria	NUMBER	
				(Signature)
Subscribed and sworn be	efore me this	day of	at	
(Seal)				(Notary Public

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 30, 1979, effective Jan. 1, 1980. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 10—Wildlife Code: Commercial Permits:
Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-10.725 Commercial Fishing: Seasons, Methods. The commission proposes to amend subsection (1)(B).

PURPOSE: This amendment corrects the name of the Resident Shovelnose Sturgeon Commercial Harvest Permit.

- (1) Commercial fish, and live bait for personal use, may be taken in any numbers by the holder of a commercial fishing permit from commercial waters with seines, gill nets, trammel nets, hoop nets with or without wings, trotlines, throwlines, limb lines, bank lines or jug or block lines and any number of hooks, except:
- (B) On the Missouri River downstream from U.S. Highway 169 to Carl R. Noren Access and downstream from Chamois Access to its confluence with the Mississippi River, where shovelnose sturgeon twenty-four inches (24") to thirty inches (30") in length (measured from tip of snout to fork of tail) may be taken only from November 1 through May 15 and only by the holder of a [Missouri River] Resident Shovelnose Sturgeon Commercial Harvest Permit. (Endangered species as listed in 3 CSR 10-4.111(3), including lake sturgeon and pallid sturgeon, may not be taken or possessed, and must be returned to the water unharmed immediately after being caught.)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 16, 1973, effective Dec. 31, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations
for Department Areas

PROPOSED AMENDMENT

3 CSR 10-11.120 Pets and Hunting Dogs. The commission proposes to add paragraph (1)(A)3.

PURPOSE: This amendment prohibits pets and hunting dogs on the trails and grounds of Cape Girardeau Conservation Campus Nature Center.

- (1) Pets and hunting dogs are permitted but must be on a leash or confined at all times, except as otherwise provided by signs, area brochures or this chapter.
- (A) Pets and hunting dogs are prohibited on the following department areas:
 - 1. Bellefontaine Conservation Area
 - 2. Burr Oak Woods Conservation Area
 - 3. Cape Girardeau Conservation Campus Nature Center
 - [3.] 4. Engelmann Woods Natural Area
 - [4.] 5. Powder Valley Conservation Nature Center
 - [5.] 6. Rockwoods Reservation
 - [6.] 7. Runge Conservation Nature Center
 - [7.] 8. Springfield Conservation Nature Center

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.115. Original rule filed April 30, 2001, effective Sept. 30, 2001. Amended: Filed Sept. 29, 2004, effective Feb. 28, 2005. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations
for Department Areas

PROPOSED AMENDMENT

3 CSR 10-11.135 Wild Plants, Plant Products, and Mushrooms. The commission proposes to amend subsection (1)(A).

PURPOSE: This amendment prohibits the harvesting of wild plants, plant products and mushrooms on the grounds of Cape Girardeau Conservation Campus Nature Center.

- (1) Nuts, berries, fruits, edible wild greens and mushrooms may be taken only for personal consumption, unless further restricted in this chapter.
- (A) On Cape Girardeau Conservation Campus Nature Center, Conservation Commission Headquarters, Powder Valley Conservation Nature Center, Runge Conservation Nature Center and

Springfield Conservation Nature Center, taking of nuts, berries, fruits, edible wild greens and mushrooms is prohibited.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.115. Original rule filed April 30, 2001, effective Sept. 30, 2001. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION **Division 10—Conservation Commission** Chapter 11—Wildlife Code: Special Regulations for Department Areas

PROPOSED AMENDMENT

3 CSR 10-11.180 Hunting, General Provisions and Seasons. The commission proposes to add a new subsection (4)(T), and reorder subsequent subsections.

PURPOSE: This rule establishes a hunting restriction on Cape Girardeau Conservation Campus Nature Center.

(4) Hunting is prohibited on the following department areas except for deer hunting as authorized in the annual Fall Deer and Turkey Hunting Regulations and Information booklet:

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(T) Cape Girardeau Conservation Campus Nature Center
```

[(T)] (U) Caruthersville Rookery Conservation Area

[(U)] (V) Clearwater District Headquarters

[(V)] (W) Climax Springs Towersite

[(W)](X) Clinton Office

[(X)] (Y) Conservation Commission Headquarters

[(Y)] (Z) Robert G. DeLaney Lake Conservation Area

[(Z)] (AA) Doniphan Towersite

[(AA)] (BB) Drovers Prairie Conservation Area

[(BB)] (CC) Engelmann Woods Natural Area

[(CC)] (DD) Eugene Towersite

[(DD)] (EE) Foxglove Conservation Area

[(EE)] (FF) Friendly Prairie Conservation Area

[(FF)] (GG) Gay Feather Prairie Conservation Area

[(GG)] (HH) Grandpa Chipley's Conservation Area

[(HH)] (II) Gravois Mills Access

[(///)] (JJ) Ronald and Maude Hartell Conservation Area

[(JJ)] (KK) James R. Harter Conservation Area

[(KK)] (LL) Ruth and Paul Henning Conservation Area

[(LL)] (MM) Hickory Canyons Natural Area

[(MM)] (NN) Houston Forestry Office

[(NN)] (OO) Hurley Radio Facility

[(OO)] (PP) Hurricane Deck Towersite

[(PP)] (QQ) Jefferson City Radio Facility

[(QQ)] (RR) Joplin Towersite

[(RR)] (SS) Juden Creek Conservation Area

[(SS)] (TT) LaPetite Gemme Prairie Conservation Area

[(TT)] (UU) Lebanon Forestry Office

[(UU)] (VV) Lebanon Towersite

[(VV)] (WW) Lichen Glade Conservation Area

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[(WW)] (XX) Limpp Community Lake
 [(XX)] (YY) Lipton Conservation Area
 [(YY)] (ZZ) Little Osage Prairie
 [(ZZ)] (AAA) Lower Taum Sauk Lake
 [(AAA)] (BBB) Malta Bend Community Lake
 [(BBB)] (CCC) Mansfield Shop
 [(CCC)] (DDD) Maple Flats Access
 [(DDD)] (EEE) Maple Woods Natural Area
 [(EEE)] (FFF) Miller Community Lake
 [(FFF)] (GGG) Mint Spring Conservation Area
 [(GGG)] (HHH) Mount Vernon Prairie
 [(HHH)] (III) Neosho District Headquarters
 [(///)] (JJJ) New Madrid Forestry Office
 [(JJJ)] (KKK) Niawathe Prairie Conservation Area
 [(KKK)] (LLL) Northeast Regional Office
 [(LLL)] (MMM) Northwest Regional Office
 [(MMM)] (NNN) Onyx Cave Conservation Area
 [(NNN)] (OOO) Ozark Regional Office
 [(OOO)] (PPP) Parma Woods Range and Training Center (south
portion)
 [(PPP)] (QQQ) Pawhuska Prairie
  [(QQQ)] (RRR) Pelican Island Natural Area
 [(RRR)] (SSS) Perry County Community Lake
 [(SSS)] (TTT) Perryville District Headquarters
 [(TTT)] (UUU) Pickle Springs Natural Area
 [(UUU)] (VVV) Pilot Knob Towersite
 [(VVV)](WWW) Plad Towersite
 [(WWW)] (XXX) Port Hudson Lake Conservation Area
 [(XXX)] (YYY) Powder Valley Conservation Nature Center
 [(YYY)] (ZZZ) Ray County Community Lake
 [(ZZZ)] (AAAA) Resource Science Center
 [(AAAA)] (BBBB) Riverwoods Conservation Area
 [(BBBB)] (CCCC) Rocheport Cave Conservation Area
 [(CCCC)] (DDDD) Rockwoods Reservation
 [(DDDD)] (EEEE) Rockwoods Towersite
 [(EEEE)] (FFFF) Runge Conservation Nature Center
 [(FFFF)] (GGGG) Rush Creek Conservation Area
  [(GGGG)] (HHHH) Saeger Woods Conservation Area
 [(HHHH)] (IIII) Salem Maintenance Center
 [(////)] (JJJJ) F. O. and Leda J. Sears Memorial Wildlife Area
 [(JJJJ)] (KKKK) Sedalia Conservation Service Center
 [(KKKK)] (LLLL) Shawnee Mac Lakes Conservation Area
 [(LLLL)] (MMMM) Shepherd of the Hills Fish Hatchery
 [(MMMM)] (NNN) Sims Valley Community Lake
 [(NNNN)] (OOOO) Southeast Regional Office
 [(OOOO)] (PPPP) Southwest Regional Office
 [(PPPP)] (QQQQ) Springfield Conservation Nature Center
 [(QQQQ)] (RRRR) Julian Steyermark Woods Conservation Area
 [(RRRR)] (SSSS) Sullivan Office
 [(SSSS)] (TTTT) Thirtyfour Corner Blue Hole
 [(TTTT)] (UUUU) Tower Rock Natural Area
 [(UUUU)] (VVVV) Tri-City Community Lake
 [(VVVV)] (WWWW) Twin Borrow Pits Conservation Area
 [(WWWW)] (XXXX) Tywappity Community Lake
 [(XXXX)] (YYYY) Ulman Towersite
 [(YYYY)] (ZZZZ) Upper Mississippi Conservation Area
(Clarksville Refuge)
 [(ZZZZ)] (AAAA) Vandalia Community Lake
 [(AAAAA)] (BBBBB) Wah-Kon-Tah Prairie (portion south of
Highway 82)
 [(BBBBB)] (CCCCC) Wah-Sha-She Prairie
 [(CCCCC)] (DDDDD) Walnut Woods Conservation Area
 [(DDDDD)] (EEEEE) Warrenton Office
 [(EEEEE)] (FFFFF) White Alloe Creek Conservation Area
 [(FFFFF)] (GGGGG) Wildcat Glade Natural Area
 [(GGGGG)] (HHHHH) Walter Woods Conservation Area
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AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.115. Original rule filed April 30, 2001,

[(HHHHHH)] (IIIII) Mark Youngdahl Urban Conservation Area

effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 11—Wildlife Code: Special Regulations for Department Areas

PROPOSED AMENDMENT

3 CSR 10-11.205 Fishing, Methods and Hours. The commission proposes to add section (15).

PURPOSE: This section establishes provisions for fishing methods and hours of restricted public use on department areas.

(15) On Cape Girardeau Conservation Campus Nature Center, fishing is permitted only on designated waters from sunrise until 10:00 p.m. daily. Fishing is restricted to persons fifteen (15) years of age or younger and not more than one (1) pole and line may be used by any one (1) person at one time.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.115. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.110 Use of Boats and Motors. The commission proposes to amend sections (2) and (6).

PURPOSE: This amendment prohibits the use of boats at Kirksville (Spur Pond) and at Macon County (Fairgrounds Lake) and establishes that outboard motors in excess of ten (10) horsepower must be operated at slow, no-wake speed at Maysville (Willow Brook Lake).

(2) Boats are prohibited on the following areas:

(M) Kirksville (Spur Pond)

(N) Macon County (Fairgrounds Lake)

[(M)] (O) Mexico (Kiwanis Lake)

[(N)] (P) Mineral Area College (Quarry Pond)

[(O)] (Q) Mount Vernon (Williams Creek Park Lake)

[(P)] (R) Overland (Wild Acres Park Lake)

[(Q)] (S) Potosi (Roger Bilderback Lake)

[(R)] (T) Rolla (Schuman Park Lake)

[(S)] (U) St. Charles (Fountain Lakes Pond, Kluesner Lake, Moore Lake, Skate Park Lake)

[(T)] (V) St. Louis County (Bee Tree Lake)

[(U)] (W) Sedalia (Clover Dell Park Lake, Liberty Park Pond)

[(V)] (X) University of Missouri (South Farm R-1 Lake)

[(W)] (Y) Watershed Committee of the Ozarks (Valley Water Mill Lake)

(6) Outboard motors in excess of ten (10) horsepower may be used but must be operated at slow, no-wake speed on the following areas:

(L) Maysville (Willow Brook Lake)

[(L)] (M) Memphis (Lake Showme)

[(M)] (N) Milan (Elmwood Lake)

[(N)] (O) Monroe City (Route J Reservoir)

[(O)] (P) Watkins Woolen Mill State Park and Historic Site (Williams Creek Lake)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.115 Bullfrogs and Green Frogs. The commission proposes to amend section (1).

PURPOSE: This amendment establishes methods for harvesting bull-frogs and green frogs at Kirksville (Spur Pond), Macon County (Fairgrounds Lake) and Odessa (Lake Venita).

(1) Bullfrogs and green frogs may be taken during the statewide season only by hand, handnet, gig, longbow, snagging, snaring, grabbing or pole and line except as further restricted by this chapter.

- (A) Longbows may not be used to take frogs on the following areas:
- 1. Columbia (Antimi Lake, Cosmo-Bethel Lake, Lake of the Woods, Twin Lake)
 - 2. Farmington (Giessing Lake, Hager Lake and Thomas Lake)
- 3. Jackson County (Alex George Lake, Bergan Lake, Bowlin Road Lake, Prairie Lee Lake, Scherer Lake, Tarsney Lake, Wood Lake, Wyatt Lake)
 - 4. James Foundation (Scioto Lake)
 - 5. Mark Twain National Forest (department managed portions)
 - 6. Mexico (Lakeview Lake, Kiwanis Lake)
 - 7. Moberly (Rothwell Park Lake, Water Works Lake)
 - 8. Odessa (Lake Venita)
- (B) Only pole and line may be used to take frogs on the following areas:
 - 1. Bridgeton (Kiwanis Lake)
 - 2. Butler City Lake
 - 3. Jennings (Koeneman Park Lake)
 - 4. Kirksville (Spur Pond)

[4.] 5. Kirkwood (Walker Lake)

- 6. Macon County (Fairgrounds Lake)
- [5.] 7. Mineral Area College (Quarry Pond)
- [6.] 8. Overland (Wild Acres Park Lake)
- [7.] 9. Potosi (Roger Bilderback Lake)
- [8.] 10. St. Charles (Fountain Lakes Pond, Kluesner Lake, Moore Lake, Skate Park Lake)
- [9.] 11. St. Louis County (Bee Tree Lake, Creve Coeur Lake, Simpson Lake, Spanish Lake, Sunfish Lake)
 - [10.] 12. Sedalia (Clover Dell Park Lake, Liberty Park Pond)
 - [11.] 13. Sedalia Water Department (Spring Fork Lake)
 - [12.] 14. Warrensburg (Lion's Lake)
- [13.] 15. Watershed Committee of the Ozarks (Valley Water Mill Lake)
 - [14.] 16. Wentzville (Community Club Lake)
 - [15.] 17. Windsor (Farrington Park Lake)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.125 Hunting and Trapping. The commission proposes to amend subsection (1)(B).

PURPOSE: This amendment establishes a prohibition against hunting and trapping at Buchanan County (Gasper Landing), Kirksville

(Spur Pond), Macon County (Fairgrounds Lake), and Odessa (Lake Venita).

- (1) Hunting, under statewide permits, seasons, methods and limits, is permitted except as further restricted in this chapter and except for deer hunting as authorized in the annual *Fall and Turkey Hunting Regulations and Information* booklet. This publication is incorporated by reference. A copy of this booklet is published by and can be obtained from the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180. It is also available online at www.missouriconservation.org. This rule does not incorporate any subsequent amendment or additions.
 - (B) Hunting is prohibited on the following areas:
 - 1. Thomas S. Baskett Wildlife Research and Education Center
 - 2. Bethany (Old Bethany City Reservoir)
 - 3. Bridgeton (Kiwanis Lake)
 - 4. Buchanan County (Gasper Landing)
 - [4.] 5. California (Proctor Park Lake)
 - [5.] 6. Carthage (Kellogg Lake)
- [6.] 7. Columbia (Antimi Lake, Cosmo-Bethel Lake, Lake of the Woods, Twin Lake)
 - [7.] 8. Dexter City Lake
- [8.] 9. Farmington (Giessing Lake, Hager Lake and Thomas Lake)
 - [9.] 10. Hamilton City Lake
 - [10.] 11. Harrisonville (North Lake)
 - [11.] 12. Jackson (Rotary Lake)
- [12.] 13. Jackson County (Alex George Lake, Bergan Lake, Bowlin Road Lake, Fleming Pond, Lake Jacomo, Prairie Lee Lake, Scherer Lake, Tarsney Lake, Wood Lake, Wyatt Lake)
 - [13.] 14. James Foundation (Scioto Lake)
 - [14.] 15. Jamesport City Lake
 - 16. Kirksville (Spur Pond)
 - [15.] 17. Lawson City Lake
 - 18. Macon County (Fairgrounds Lake)
 - [16.] 19. Mexico (Lakeview Lake, Kiwanis Lake)
 - [17.] 20. Mineral Area College (Quarry Pond)
 - [18.] 21. Moberly (Rothwell Park Lake, Water Works Lake)
 - [19.] 22. Mount Vernon (Williams Creek Park Lake)
 - 23. Odessa (Lake Venita)
 - [20.] 24. Overland (Wild Acres Park Lake)
 - [21.] 25. Potosi (Roger Bilderback Lake)
 - [22.] 26. Rolla (Schuman Park Lake)
- [23.] 27. St. Charles (Fountain Lakes Pond, Kluesner Lake, Moore Lake, Skate Park Lake)
- [24.] 28. St. Louis County (Bee Tree Lake, Creve Coeur Lake, Simpson Lake, Spanish Lake, Sunfish Lake)
 - /25./ 29. Savannah City Lake
 - [26.] 30. Sedalia (Clover Dell Park Lake)
 - [27.] 31. Sedalia Water Department (Spring Fork Lake)
 - [28.] 32. Springfield City Utilities (Lake Springfield)
 - [29.] 33. Warrensburg (Lion's Lake)
- [30.] 34. Watershed Committee of the Ozarks (Valley Water Mill Lake)
 - [31.] 35. Windsor (Farrington Park Lake)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.135 Fishing, Methods. The commission proposes to amend sections (3) and (7).

PURPOSE: This amendment establishes methods for taking carp at Green City Lake and prohibits the use of natural and scented baits at Spur Pond in Kirksville during the winter catch-and-release trout fishing season.

(3) Carp, buffalo, suckers and gar may be taken by gig, longbow or crossbow during statewide seasons on the following lakes:

(E) Green City Lake

[(E)] (F) Hamilton City Lake

[(F)] (G) Harrison County Lake

[(G)] (H) Jackson County (Lake Jacomo, north of Colbern Road)

[(H)] (I) Kirksville (Hazel Creek Lake)

[///] (J) Maryville (Mozingo Lake)

[(J)] (K) Macon City Lake

[(K)] (L) Memphis (Lake Showme)

[(L)] (M) St. Louis County (Sunfish Lake)

[(M)] (N) Thousand Hills State Park (Forest Lake)

[(N)] (O) Unionville (Lake Mahoney)

[(O)] (P) Wakonda State Park lakes

(7) Only flies, artificial lures and soft plastic baits (unscented) may be used from November 1 through January 31 on the following lakes:

(D) Kirksville (Spur Pond)

[(D)] (E) Kirkwood (Walker Lake)

[(E)] (F) Mexico (Kiwanis Lake)

[(F)] (G) Overland (Wild Acres Park Lake)

[(G)] (H) St. Louis City (Jefferson Lake)

[(H)] (I) St. Louis County (Tilles Park Lake)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations
for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.140 Fishing, Daily and Possession Limits. The commission proposes to amend sections (12) and (13).

PURPOSE: This amendment establishes a catch-and-release season for trout on Kirksville (Spur Pond) and corrects an inconsistency in winter trout fishing regulations at St. Louis area impoundments.

(12) Trout must be returned to the water unharmed immediately after being caught from November 1 through January 31 on the lakes listed below. Trout may not be possessed on these waters during this season

(D) Kirksville (Spur Pond)

[(D)] (E) Kirkwood (Walker Lake)

[(E)] (F) Mexico (Kiwanis Lake)

[(F)] (G) Overland (Wild Acres Park Lake)

[(G)] (H) St. Louis City (Jefferson Lake)

[(H)] (I) St. Louis County (Tilles Park Lake)

(13) No person shall continue to fish for any species after having four (4) trout in possession [from November 1 through January 31] on the following lakes:

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

PROPOSED AMENDMENT

3 CSR 10-12.145 Fishing, Length Limits. The commission proposes to amend sections (2) and (9).

PURPOSE: This amendment establishes a fifteen inch (15") minimum length limit on black bass on Kirksville (Spur Pond), Macon County (Fairgrounds Lake) and Odessa (Lake Venita) and removes the eighteen inch (18") minimum length limit on walleye at Maryville (Mozingo Lake).

(2) Black bass more than twelve inches (12") but less than fifteen inches (15") total length must be returned to the water unharmed immediately after being caught, except as follows:

- (B) Black bass less than fifteen inches (15") total length must be returned to the water unharmed immediately after being caught on the following lakes:
 - 1. Arrow Rock State Historic Site (Big Soldier Lake)
 - 2. Bethany (Old Bethany City Reservoir)
 - 3. Big Oak Tree State Park (Big Oak Lake)
 - 4. Butler City Lake
 - 5. California (Proctor Park Lake)
 - 6. Cameron (Reservoirs No. 1, 2 and 3, Grindstone Reservoir)
 - 7. Carthage (Kellogg Lake)
 - 8. Columbia (Stephens Lake)
 - 9. Concordia (Edwin A. Pape Lake)
 - 10. Confederate Memorial State Historic Site lakes
 - 11. Dexter City Lake
 - 12. Hamilton City Lake
 - 13. Harrison County Lake
 - 14. Higginsville City Lake
 - 15. Holden City Lake
 - 16. Iron Mountain City Lake
 - 17. Jackson (Rotary Lake)
- 18. Jackson County (Alex George Lake, Bergan Lake, Bowlin Road Lake, Lake Jacomo, Prairie Lee Lake, Scherer Lake, Tarsney Lake, Wood Lake, Wyatt Lake)
 - 19. Jefferson City (McKay Park Lake)
 - 20. Kirksville (Spur Pond)
 - [20.] 21. Macon (Blees Lake)
 - 22. Macon County (Fairgrounds Lake)
 - [21.] 23. Maysville (Willow Brook Lake)
- [22.] 24. Mark Twain National Forest (Fourche Lake, Huzzah Pond, Loggers Lake, McCormack Lake, Noblett Lake, Roby Lake)[23.] 25. Mineral Area College (Quarry Pond)
 - 26. Odessa (Lake Venita)
 - [24.] 27. Pershing State Park ponds
 - [25.] 28. Potosi (Roger Bilderback Lake)
- [26.] 29. University of Missouri (Dairy Farm Lake No. 1 and McCredie Lake)
 - [27.] 30. Warrensburg (Lion's Lake)
 - [28.] 31. Watkins Mill State Park Lake
 - [29.] 32. Windsor (Farrington Park Lake)
- (9) Walleye less than eighteen inches (18") total length must be returned to the water unharmed immediately after being caught on [Maryville (Mozingo Lake) and] Memphis (Lake Showme).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.116. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 6, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 50—General

PROPOSED AMENDMENT

15 CSR 30-50.040 Forms. The commissioner is amending subsection (1)(C) and section (2).

PURPOSE: The commissioner is amending subsection (1)(C) to include Form A1. Notice of Sale of Securities Pursuant to the Missouri Accredited Investor Exemption or any form which substantially comports with the specified form.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) The following forms have been adopted and approved for filing with the Securities Division:
- (C) Exemptions from Registration, Exceptions from Definition, Federal Covered Securities—
- 1. Form SE-1—Statement of Claim for the Exemption of Securities of a New Generation Processing Entity revised August 2003:
- 2. Form SE-2—Statement of Claim for the Exemption of Securities of a Missouri Agricultural Cooperative revised December 2004:
- 3. Form NF—Uniform Investment Company Notice Filing adopted by NASAA April 1997, or any form which substantially comports with the specified form; [and]
- 4. Form D—Notice of Sale of Securities Pursuant to Regulation D, Section 4(6), and/or Uniform Limited Offering Exemption approved in June 2002, OMB Approval Number 3235-0076, or any form which substantially comports with the specified form/./; and
- 5. Form AI—Notice of Sale of Securities Pursuant to the Missouri Accredited Investor Exemption, or any form which substantially comports with the specified form.
- (2) The Securities Division on request will supply the forms listed in [this rule] 15 CSR 30-50.040(1) in printed format[.], which are incorporated by reference herein, as published by the Securities Division, 600 W. Main Street, PO Box 1276, Jefferson City, MO 65102. This rule does not incorporate any subsequent amendments or additions. Accurate reproduction of the forms may be utilized for filing in lieu of the printed forms. All uniform forms are electronically available at http://www.sos.mo.gov/securities.

AUTHORITY: section 409.6-605, RSMo Supp. [2004] 2005. Original rule filed June 25, 1968, effective Aug. 1, 1968. For intervening history, please consult the Code of State Regulations. Amended: Filed March 3, 2006.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Secretary of State's Office, Matt Kitzi, Commissioner of Securities, 600 West Main Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.410 Hunting Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2006 (31 MoReg 208). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 10—Division of Employment Security Chapter 4—Unemployment Insurance

ORDER OF RULEMAKING

By the authority vested in the Division of Employment Security, under section 288.220, RSMo 2000, the division adopts a rule as follows:

8 CSR 10-4.190 State Unemployment Tax Act Dumping is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 3, 2006 (31 MoReg 23). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 10—Air Conservation Commission Chapter 5—Air Quality Standards and Air Pollution Control Rules Specific to the St. Louis Metropolitan Area

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-5.510 Control of Emissions of Nitrogen Oxides is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 3, 2005 (30 MoReg 2049–2050). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.010 Applicability is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2252). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.020 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2252–2253). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.030 Registration and Surcharges is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2253–2254). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.040 Reporting and Record Keeping is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2254–2259). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.050 Reporting of Releases and Existing Contamination is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2260–2266). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.060 Site Prioritization and Completion is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2267). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.070 Closure of Facilities is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2267–2273). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.080 Site Characterization and Corrective Action is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2274–2279). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.090 Application Procedures is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2280–2285). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.100 Participation and Eligibility for Funding is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2286). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.110 Eligible Costs is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2286–2287). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.120 Payment of Deductible and Limits on Payments **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2287–2288). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.130 Suspension of Collection of Surcharges; Reinstatement is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2288). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.140 General Reimbursement Procedures is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2288–2289). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.150 Claims is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2289–2294). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.160 Notification of Abandoned Sites is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2295). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 17—Dry-Cleaning Environmental Response Trust Fund

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.905, RSMo Supp. 2005, the commission hereby adopts a rule as follows:

10 CSR 25-17.170 Violations of Dry Cleaning Remediation Laws is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2005 (30 MoReg 2295). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF TESTIMONY: A public hearing was held December 9, 2005, and the public comment period ended December 16, 2005.

SUMMARY OF COMMENTS: The department received no comments on this rule.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 41—General Tax Provisions

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.065, RSMo 2000, the director amends a rule as follows:

12 CSR 10-41.010 Annual Adjusted Rate of Interest is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2006 (31 MoReg 35–38). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 70—Division of Medical Services
Chapter 4—Conditions of Recipient Participation, Rights
and Responsibilities

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Medical Services under sections 208.201, 208.633, 208.636, 208.643, 208.646, 208.650, 208.655 and 208.657, RSMo 2000, and 208.631,

208.640 and 208.647, RSMo Supp. 2005, the director amends a rule as follows:

13 CSR 70-4.080 Children's Health Insurance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2563). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Division of Medical Services (DMS) received two (2) written comments regarding this proposed amendment.

COMMENT: The Missouri Hospital Association applauded the state's decision to drop the provision of this regulation that required families with gross income above one hundred fifty percent (150%) and below two hundred twenty-six percent (226%) of the federal poverty level who do not pay premiums to wait six (6) months before re-enrolling in the State Children's Health Insurance Program.

RESPONSE: As stated in the proposed amendment's purpose statement, this amendment clarifies that the waiting period after enrollment for uninsured children to receive coverage under the Children's Health Insurance Program is limited to children in families with an income of more than two hundred twenty-five percent (225%) of the federal poverty level. No changes have been made to the rule as a result of this comment.

COMMENT: The National Association of Social Workers—Missouri Chapter is concerned that the regulation's language requiring a parent or guardian make payment within twenty (20) calendar days after a past due notice for remittance of a lapsed premium was sent is in conflict with the insurance industry's practice and the Missouri Department of Insurance rules of allowing a time period of thirty (30) calendar days to make payment before the child's ineligibility for coverage for the following six (6) months.

RESPONSE: A payment is due by the fifteenth of each month for Children's Health Insurance Program coverage the next month. At the beginning of the month an invoice is mailed to the recipient for the next month's premium. This invoice states that the payment is due by the fifteenth of the month (example: payment of the July 1 invoice is due July fifteenth for the August premium). When the payment is not received by the fifteenth of the month, a second notice, a failure to pay notice, is mailed to the recipient. This reminder will say that the recipient has twenty (20) days from the date of the failure to pay notice, the second notice, for the payment to arrive at the Division of Medical Services or coverage will be terminated—total notice of payment due of at least thirty-five (35) days. No changes have been made to the rule as a result of this comment.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 14—Legal Expense Fund Coverage

ORDER OF RULEMAKING

By the authority vested in the Attorney General pursuant to 105.726.4, RSMo Supp. 2005, the Attorney General adopts a rule as follows:

15 CSR 60-14.040 Claims by the Boards of Police Commissioners of St. Louis and Kansas City **is adopted**.

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A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2005 (30 MoReg 2406). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: There were no comments on the proposed rule.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 1—Organization and Operation of Board of Directors

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2564). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.035 Payment of Benefits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2564–2566). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.040 Separation from Service Before Retirement is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2566). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.120 Benefits Upon Participant's Death is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2566–2567). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.130 Direct Rollover Option is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2567). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.160 Administration of Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2567–2568). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS
Division 50—The County Employees' Retirement Fund
Chapter 10—County Employees' Defined Contribution
Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-10.030 Contributions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2568). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS
Division 50—The County Employees' Retirement Fund
Chapter 10—County Employees' Defined Contribution
Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-10.050 Distribution of Accounts is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2568). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS
Division 50—The County Employees' Retirement Fund
Chapter 20—County Employees' Deferred Compensation
Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board adopts a rule as follows:

16 CSR 50-20.120 Additional Provisions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on December 15, 2005 (30 MoReg 2568–2572). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee

Chapter 50—Certificate of Need Program

APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for May 22, 2006. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County)

Cost, Description

03/08/06

#3892 HS: Barton County Memorial Hospital Lamar (Barton County) \$17,334,548, Establish 25-bed critical access hospital

03/09/06

#3893 RS: Branson Meadows Assisted Living Branson (Taney County) \$0, Add 64 RCF II beds

03/10/06

#3889 HS: Landmark Hospital of Joplin Joplin (Newton County) \$7,225,000, Establish 30-bed long-term care hospital

#3897 NS: St. Peter's Senior Care St. Peter's (St. Charles County) \$16,445,700, Establish 120-bed skilled nursing facility and 52-bed residential care facility II

#3890 FS: Cardiovascular Consultants, P.A. Kansas City (Jackson County) \$3,500,000, Acquire computerized tomography scanner

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by April 12, 2006. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

EXPEDITED APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the Expedited applications listed below. A decision is tentatively scheduled for April 21, 2006. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County)
Cost, Description

02/17/00

#3857 HS: Saint Louis University Hospital St. Louis (St. Louis City) \$3,400,000, Replace magnetic resonance imaging unit

03/10/06

#3895 NS: Otke-Villa, LLC Jefferson City (Cole County) \$11,815,000, Replace 120-bed skilled nursing facility

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by April 12, 2006. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

Title 20—DEPARTMENT OF INSURANCE

IN ADDITION

Pursuant to section 538.210, RSMo regarding the medical malpractice award limit, the director of insurance is required to calculate the new limitation for non-economic damages in medical malpractice awards.

Using the Implicit Price Deflator (IPD) for Personal Consumption Expenditures (PCE), as required by section 538.210, RSMo the new limit was established by the following calculations:

Index Based in 2000 Dollars

Fourth Quarter 2005 IPD Index 112.58 Fourth Quarter 2004 IPD Index 109.32

New Limit = 2005 Limit \times (2005 Index/2004 Index) 596,666 = 579,388 \times (1.1258/1.0932)

2006 Non-Economic Damages Limit (Rounded) = \$597,000

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Contractor Debarment List

MISSOURI REGISTER

STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS

The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo.

Name of Contractor	Name of Officers	Address	Date of Conviction	<u>Debarment</u> <u>Period</u>
Stan Buffington DBA Buffington Brothers		110 N. Riverview	10/26/05	10/26/2005-10/26/06
Heating & Cooling		Poplar Bluff, MO 63901		

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST CAS JOURNAL, LLC

On January 12, 2006, CAS Journal, LLC, a Missouri limited liability company ("Company") filed its Notice of Winding Up with the Missouri Secretary of State.

The Company requests that all persons and organizations who have claims against it present those claims immediately by letter to Sanford S. Neuman at Gallop, Johnson and Neuman, L.C., 101 South Hanley, Suite 1700, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF CAS JOURNAL, LLC, ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION DATE OF THE NOTICES REQUIRED BY MISSOURI STATUTE, WHICHEVER IS PUBLISHED LAST.

NOTICE OF DISSOLUTION TO ALL CREDITORS AND CLAIMANTS

AGAINST SPECIALTY DESIGN, INC.

On February 21, 2006, Specialty Design, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on February 21, 2006.

Said Corporation requests that all persons and organizations who have claims against it present them immediately by letter to the Corporation in care of David N. Zimmerman, 32 Corporate Woods, Suite 1100, 9225 Indian Creek Parkway, Overland Park, Kansas 66210. All claims must include: the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

All claims against said Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication date of this notice, or the publication date of any other notice required by law, whichever is later.

NOTICE OF DISSOLUTION OF LIMITED PARTNERSHIP TO ALL CREDITORS OF AND CLAIMANTS AGAINST RADIATION FACILITIES LIMITED PARTNERSHIP

On March 3, 2006, RADIATION FACILITIES LIMITED PARTNERSHIP, a Missouri limited partnership (the "Company"), filed its Certificate of Cancellation of Limited Partnership with the Missouri Secretary of State effective on March 3, 2006.

Any claims against the Company may be sent to Radiation Facilities Limited Partnership, c/o Albert S. Rose, Esq., 500 North Broadway, Suite 2000, St. Louis, Missouri 63102.

Each claim should include the following: (i) the name, address, and telephone number of the claimant; (ii) the amount claimed; (iii) the date on which the claim arose; (iv) the basis for the claim; and (v) documentation of the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP AND DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST ANDREW CONCEPT LLC

On March 3, 2006, Andrew Concept LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Sccretary of State, effective on the filing date. Claims against Andrew Concept LLC should be presented immediately in writing to Andrew Concept LLC c/o Danny Costello, 8012 NW Westside, Weatherby Lake, MO 64152. Claims must include the claimants' name, address and telephone number; the amount of the claim; the date the claim accrued (or will accrue); a brief description of the nature of the claim or the basis for the claim; and documentation in support of the claim. A claim against Andrew Concept LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

MISSOURI REGISTER

Rule Changes Since Update to Code of State Regulations

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This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION				30 MoReg 2435
1 CSR 10 1 CSR 20-4.010	State Officials' Salary Compensation Schedule Personnel Advisory Board and Division	;			50 Mokeg 2455
1 CSR 20 4.010	of Personnel		31 MoReg 285		
1 CSR 20-5.020	Personnel Advisory Board and Division				
	of Personnel		30 MoReg 2384		
1 CSR 30-5.010	Design and Construction		30 MoReg 2476	31 MoReg 489	
1 CSR 35-1.050	Division of Facilities Management		30 MoReg 2478	31 MoReg 489	
1 CSR 35-2.030	Division of Facilities Management		30 MoReg 2478	31 MoReg 489	
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.014	Animal Health	31 MoReg 277 31 MoReg 541T			
2 CSR 30-10.010	Animal Health		31 MoReg 462		
2 CSR 80-5.010	State Milk Board		This Issue		
2 CSR 90-20.040	Weights and Measures		31 MoReg 98		
2 CSR 90-22.140	Weights and Measures		31 MoReg 98		
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22 CSR 10-2.090	Pharmacy Benefit Summary

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	<u>2006</u>		
06-01	Designates members of staff with supervisory authority over selected		
	state agencies	January 10, 2006	31 MoReg 281
06-02	Extends the deadline for the State Retirement Consolidation Commission		
06.02	to issue its final report and terminate operations to March 1, 2006	January 11, 2006	31 MoReg 283
06-03	Creates and establishes the Missouri Healthcare Information Technology Task Force	January 17, 2006	31 MoReg 371
06-04	Governor Matt Blunt transfers functions, personnel, property, etc. of the Divi		31 Mokeg 371
	of Finance, the State Banking Board, the Division of Credit Unions, and the		
	Division of Professional Registration to the Department of Insurance. Renam		
	Department of Insurance as the Missouri Department of Insurance, Financia		
	Institutions and Professional Registration. Effective August 28, 2006	February 1, 2006	31 MoReg 448
06-05	Governor Matt Blunt transfers functions, personnel, property, etc. of the		
	Missouri Rx Plan Advisory Commission to the Missouri Department of	E1 1 2006	21.3.5 D 451
06.06	Health and Senior Services. Effective August 28, 2006	February 1, 2006	31 MoReg 451
06-06	Governor Matt Blunt transfers functions, personnel, property, etc. of the Missouri Assistive Technology Advisory Council to the Missouri Department	nt	
	of Elementary and Secondary Education. Rescinds certain provisions of	IL	
	Executive Order 04-08. Effective August 28, 2006	February 1, 2006	31 MoReg 453
06-07	Governor Matt Blunt transfers functions, personnel, property, etc. of the	10014411 1, 2000	011/10109 101
	Missouri Life Sciences Research Board to the Missouri Department of		
	Economic Development	February 1, 2006	31 MoReg 455
06-08	Names the state office building, located at 1616 Missouri Boulevard, Jefferson		
	City, Missouri, in honor of George Washington Carver	February 7, 2006	31 MoReg 45
06-09	Directs and orders that the Director of the Department of Public Safety is the	2	
	Homeland Security Advisor to the Governor, reauthorizes the Homeland	Folomory 10, 2006	21 MaDaa 460
06-10	Security Advisory Council and assigns them additional duties Establishes the Government, Faith-based and Community Partnership	February 10, 2006 March 7, 2006	31 MoReg 460 This Issue
)6-10)6-11	Orders and directs the Adjutant General to call and order into active service	Water 7, 2000	11115 15500
W-11	such portions of the organized militia as he deems necessary to aid the		
	executive officials of Missouri, to protect life and property and to employ		
	such equipment as may be necessary in support of civilian authorities	March 13, 2006	This Issue
06-12	Declares that a State of Emergency exists in the State of Missouri and directs	}	
	that the Missouri State Emergency Operation Plan be activated	March 13, 2006	This Issue
06-13	The Director of the Missouri Department of Natural Resources is vested with		
	full discretionary authority to temporarily waive or suspend the operation of		
	any statutory or administrative rule or regulation currently in place under hi		
	purview in order to best serve the public health and safety during the period of the emergency and the subsequent recovery period	March 13, 2006	This Issue
06-14	Declares a State of Emergency exists in the State of Missouri and directs that		Tills Issue
00 14	Missouri State Emergency Operation Plan be activated	April 3, 2006	Next Issue
06-15	Orders and directs the Adjutant General, or his designee, to call and order in		110110 10000
	active service portions of the organized militia as he deems necessary to aid		
	executive officials of Missouri, to protect life and property, and take such ac		
	and employ such equipment as may be necessary in support of civilian author	orities,	
	and provide assistance as authorized and directed by the Governor	April 3, 2006	Next Issue
06-16	Declares that a State of Emergency exists in the State of Missouri, directs that		
06.17	the Missouri State Emergency Operations Plan be activated	April 3, 2006	Next Issue
06-17	Declares that a State of Emergency exists in the State of Missouri, directs the		Next Icono
06-18	the Missouri State Emergency Operations Plan be activated Authorizes the investigators from the Division of Fire Safety, the Park Range	April 3, 2006	Next Issue
00-10	the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources, the Conservation Agents from the Department of Natural Resources and the Department of Natural Reso		
	of Conservation, and other POST certified state agency investigators to exercise		
	full state wide police authority as vested in Missouri peace officers pursuant		
	Chapter 590, RSMo during the period of this state declaration of emergency		Next Issue
06-19	Allows the director of the Missouri Department of Natural Resources to gran		
	waivers to help expedite storm recovery efforts	April 3, 2006	Next Issue

Orders	Subject Matter	Filed Date	Publication
	<u>2005</u>		
05-01	Rescinds Executive Order 01-09	January 11, 2005	30 MoReg 261
05-01	Restricts new lease and purchase of vehicles, cellular phones,	January 11, 2003	30 Workeg 201
	and office space by executive agencies	January 11, 2005	30 MoReg 262
05-03	Closes state's Washington D.C. office	January 11, 2005	30 MoReg 264
05-04	Authorizes Transportation Director to issue declaration of regional or local		
	emergency with reference to motor carriers	January 11, 2005	30 MoReg 266
05-05	Establishes the 2005 Missouri State Government Review Commission	January 24, 2005	30 MoReg 359
05-06	Bans the use of video games by inmates in all state correctional facilities	January 24, 2005	30 MoReg 362
05-07	Consolidates the Office of Information Technology to the	Iamuami 26, 2005	20 MaDaa 262
05-08	Office of Administration's Division of Information Services Consolidates the Division of Design and Construction to	January 26, 2005	30 MoReg 363
05-08	Division of Facilities Management, Design and Construction	February 2, 2005	30 MoReg 433
05-09	Transfers the Missouri Head Injury Advisory Council to the	1 cordary 2, 2003	30 Moreg 433
05-07	Department of Health and Senior Services	February 2, 2005	30 MoReg 435
05-10	Transfers and consolidates in-home care for elderly and disabled individuals	10014411 2, 2000	20 110109 122
	from the Department of Elementary and Secondary Education and the		
	Department of Social Services to the Department of Health and		
	Senior Services	February 3, 2005	30 MoReg 437
05-11	Rescinds Executive Order 04-22 and orders the Department of Health and		
	Senior Services and all Missouri health care providers and others that posses		
	influenza vaccine adopt the Center for Disease Control and Prevention, Advis	sory	
	Committee for Immunization Practices expanded priority group designations	T	40.14.5
05.13	as soon as possible and update the designations as necessary	February 3, 2005	30 MoReg 439
05-12	Designates members of staff with supervisory authority over selected	March 9 2005	20 MaDag 607
05-13	state agencies Establishes the Governor's Advisory Council for Plant Biotechnology	March 8, 2005 April 26, 2005	30 MoReg 607
05-13 05-14	Establishes the Missouri School Bus Safety Task Force	May 17, 2005	30 MoReg 1110 30 MoReg 1299
05-14	Establishes the Missouri Task Force on Eminent Domain	June 28, 2005	30 MoReg 1610
05-16	Transfers all power, duties and functions of the State Board of Mediation	June 20, 2003	50 Workey 1010
	to the Labor and Industrial Relations Commission of Missouri	July 1, 2005	30 MoReg 1612
05-17	Declares a DROUGHT ALERT for the counties of Bollinger, Butler, Cape		<u> </u>
	Girardeau, Carter, Dunklin, Howell, Iron, Madison, Mississippi, New Madr	id,	
	Oregon, Pemiscot, Perry, Pike, Ralls, Reynolds, Ripley, Ste. Francois, Ste.		
	Genevieve, Scott, Shannon, Stoddard and Wayne	July 5, 2005	30 MoReg 1693
05-18	Directs the Director of the Department of Insurance to adopt rules to protect		
	consumer privacy while providing relevant information about insurance	T.1. 12. 2005	20 M D 1605
05 10	companies to the public	July 12, 2005	30 MoReg 1695
05-19	Creates the Insurance Advisory Panel to provide advice to the Director of Insurance	July 19, 2005	30 MoReg 1786
05-20	Establishes the Missouri Homeland Security Advisory Council. Creates the	July 19, 2003	50 Moreg 1760
03-20	Division of Homeland Security within the Department of Public Safety.		
	Rescinds Executive Orders 02-15 and 02-16	July 21, 2005	30 MoReg 1789
05-21	Creates and amends Meramec Regional Planning Commission to include	tuij 21, 2000	20 1110110 1707
	Pulaski County	August 22, 2005	30 MoReg 2006
05-22	Establishes the State Retirement Consolidation Commission	August 26, 2005	30 MoReg 2008
05-23	Acknowledges regional state of emergency and temporarily waives regulatory		
	requirements for vehicles engaged in interstate disaster relief	August 30, 2005	30 MoReg 2010
05-24	Implements the Emergency Mutual Assistance Compact (EMAC) with the		
	state of Mississippi, directs SEMA to activate the EMAC plan, authorizes		20.15.5
0.5.0.5	use of the Missouri National Guard	August 30, 2005	30 MoReg 2013
05-25	Implements the Emergency Mutual Assistance Compact (EMAC) with the		
	state of Louisiana, directs SEMA to activate the EMAC plan, authorizes	August 30, 2005	30 MoDea 2015
05-26	use of the Missouri National Guard Declares a state of emergency in Missouri and suspends rules and regulations	August 30, 2005	30 MoReg 2015
00 20	regarding licensing of healthcare providers while treating Hurricane Katrina		
	evacuees	September 2, 2005	30 MoReg 2129
05-27	Directs all relevant state agencies to facilitate the temporary licensure of any		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	healthcare providers accompanying and/or providing direct care to evacuees	September 2, 2005	30 MoReg 2131
05-28	Declares that a State of Emergency exists in the State of Missouri, directs		
	that the Missouri State Emergency Operations Plan be activated, and		
	authorizes the use of state agencies to provide support to the relocation		
	of Hurricane Katrina disaster victims	September 4, 2005	30 MoReg 2133

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05-29	Directs the Adjutant General call and order into active service such portions		
	of the organized militia as he deems necessary to aid the executive officials		
	of Missouri, to protect life and property, and to support civilian authorities	September 4, 2005	30 MoReg 2135
05-30	Governor Matt Blunt establishes the Office of Supplier and Workforce		
	Diversity to replace the Office of Equal Opportunity. Declares policies and		
	procedures for procuring goods and services and remedying discrimination		
	against minority and women-owned business enterprises	September 8, 2005	30 MoReg 2137
05-31	Assigns the Missouri Community Service Commission to the Department of		
	Economic Development	September 14, 2005	30 MoReg 2227
05-32	Grants leave to additional employees participating in disaster relief services	September 16, 2005	30 MoReg 2229
05-33	Directs the Department of Corrections to lead an interagency steering team	0 1 01 0005	20.16.0. 2001
07.24	for the Missouri Reentry Process (MRP)	September 21, 2005	30 MoReg 2231
05-34	Orders the Adjutant General to call into active service portions of the militia	0 1 00 0005	20 M D 2222
05.25	in response to the influx of Hurricane Rita victims	September 23, 2005	30 MoReg 2233
05-35	Declares a State of Emergency, directs the State Emergency Operations Plan		
	be activated, and authorizes use of state agencies to provide support for the	Contombon 22, 2005	20 MaDaa 2225
05.26	relocation of Hurricane Rita victims	September 23, 2005	30 MoReg 2235
05-36	Acknowledges regional state of emergency and temporarily waives regulatory requirements for commercial vehicles engaged in interstate disaster relief	Contombor 22 2005	20 MaDaa 2227
05-37	Closes state offices on Friday, November 25, 2005	September 23, 2005 October 11, 2005	30 MoReg 2237 30 MoReg 2383
05-37	Implements the EMAC with the State of Florida in response to Hurricane	October 11, 2003	30 Mokeg 2363
05-36	Wilma	October 21, 2005	30 MoReg 2470
05-39	Acknowledges continuing regional state of emergency, temporarily limits	October 21, 2003	30 Moreg 2470
03-39	regulatory requirements for commercial vehicles engaged in interstate		
	disaster relief, and rescinds orders 05-23 and 05-36	October 25, 2005	30 MoReg 2472
05-40	Amends Executive Order 98-15 to increase the Missouri State Park	October 23, 2003	30 Moreg 2472
05-40	Advisory Board from eight to nine members	October 26, 2005	30 MoReg 2475
05-41	Creates and establishes the Governor's Advisory Council for Veterans Affairs	November 14, 2005	30 MoReg 2552
05-42	Establishes the National Incident Management System (NIMS) as the standard		30 Molec 2332
02 12	for emergency incident management in the State of Missouri	November 14, 2005	30 MoReg 2554
05-43	Creates and establishes the Hispanic Business, Trade and Culture Commission		50 Molecy 255 1
	and abolishes the Missouri Governor's Commission on Hispanic Affairs	November 30, 2005	31 MoReg 93
05-44	Declares a state of emergency and activates the Missouri State Emergency	1101 0 11001 20, 2002	011/101108 > 0
00 11	Operations Plan as a result of the failure of the dam at Taum Sauk Reservoir	December 14, 2005	31 MoReg 96
05-45	Directs the Adjutant General to activate the organized militia as needed as a	, , , , , , , , , , , , , , , , , , ,	
	result of the failure of the dam at Taum Sauk Reservoir	December 14, 2005	31 MoReg 97
05-46	Creates and establishes the Missouri Energy Task Force	December 27, 2005	31 MoReg 206
05-47	Directs that the issuance of overdimension and overweight permits by the	, -	
	Missouri Department of Transportation for commercial motor carriers engage	d	
	in cleanup efforts in Reynolds County resulting from the Taum Sauk Upper		
	Reservoir failure shall be subject to interim application requirements	December 29, 2005	31 MoReg 279
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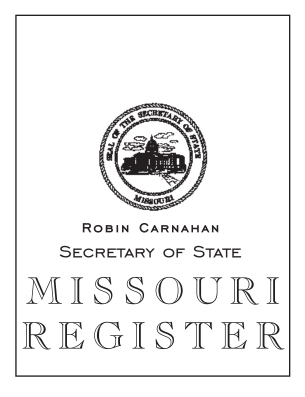
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If you have prepared a small business impact statement in compliance with the rulemaking requirements in section 536.300, RSMo, include a copy of the statement in the rulemaking packet to be filed with the Joint Committee on Administrative Rules (JCAR) and the Secretary of State (SOS).

FILING ORDER (Required)

First—File with the Small Business Regulatory Fairness Board Second—File with JCAR Third—File with SOS

This filing order ensures that all required date stamps are on the original rulemaking documents when filed with JCAR and SOS. Also, the rulemaking packets must be filed with the Small Business Regulatory Fairness Board, JCAR, and SOS on the same day.

Office of the Secretary of State

ROBIN CARNAHAN

4/17/06

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